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| APPLICATION NO.                   | F    | ILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |
|-----------------------------------|------|------------|----------------------|-------------------------|------------------|--|
| 10/723,038                        | -    | 11/26/2003 | Ron Pickarski        | 4215EC-1                | 7799             |  |
| 22442                             | 7590 | 10/20/2005 |                      | EXAM                    | EXAMINER         |  |
| SHERIDAN ROSS PC<br>1560 BROADWAY |      |            |                      | WEIER, AN               | WEIER, ANTHONY J |  |
| SUITE 1200                        |      |            |                      | ART UNIT                | PAPER NUMBER     |  |
| DENVER, CO 80202                  |      |            |                      | 1761                    | •                |  |
|                                   |      |            |                      | DATE MAILED, 10/20/2004 | •                |  |

Please find below and/or attached an Office communication concerning this application or proceeding.



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| APPLICATION NO./ | FILING DATE | FIRST NAMED INVENTOR /  | ATTORNEY DOCKET NO. |
|------------------|-------------|-------------------------|---------------------|
| CONTROL NO.      |             | PATENT IN REEXAMINATION |                     |

EXAMINER

ART UNIT PAPER

101705

DATE MAILED:

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## **Commissioner for Patents**

Newly submitted claims 18-34 are directed to an invention (i.e. process) that is independent or distinct from the invention originally claimed (i.e. product) for the following reasons:

The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, the product may be made by a process wherein collegan is added directly to the dehydrated plant protein which is then added to the animal protein source.

Since applicant has received an action on the merits for the originally presented invention, the product invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 18-34 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

However, it should be further noted that the amendment filed on 7/25/05 canceling all claims drawn to the elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03). There are no remaining claims readable on the invention elected by original presentation (i.e. product claims).

Since the above-mentioned amendment appears to be a *bona fide* attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

Anthony Weier October 17, 2005

> Anthony Weier Primary Examiner Art Unit: 1761

PTO-90C (Rev.04-03)